Case 1:19-cr-00504-CM Document 91 Filed 03/05/20 Page 1 of 1

KRIEGER KIM & LEWIN LLP

500 Fifth Avenue New York, NY 10110 1 dephone , 212; 390, 955632 J SDINY www.KKI Ilpaom **EOCUMENT** CONICALLY FILED

Paul M. Krieger

Direct Dial: (212) 390-9552 paul.kriegei@KKI.llp.com

By ECF and FedEx

The Honorable Colleen McMahon United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

United States v. Kaufman, 19 Cr. 504 (CM) Re:

Dear Judge McMahon

We represent defendant Tony Georgiton in the above-captioned case. In our letter motion dated February 7, 2020, Mr. Georgiton respectfully requested (1) permission to join codefendant Alan Kaufman's motion to dismiss Count One of the Indictment; and (2) dismissal of Count Three of the Indictment, for the reasons substantially set forth in that letter motion and in Mr. Kaufman's moving papers. We write further to (1) join in the arguments set forth in Mr. Kaufman's reply memorandum of law dated March 5, 2020; and (2) respectfully request that the Court consider the arguments therein in support of dismissal of Count Three of the Indictment.

> Respectfully submitted, KRIEGER KIM & LEWIN LLP

By:

Paul M. Krieger / Alexandra S. Messiter

Arthur Aidala / Michael T. Jaccarino AIDALA, BERTUNA & KAMINS

CC: All counsel (by ECF)